UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re Flint Water Cases	Case Nos.
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18-11416

16-13421

18-10631

17-13289

17-13890

17-10746

17-13724

17-10703

18-10348

18-11281

17-10689

17-11392

17-10717

17-10724

17-10713

18-10726

18-11173

18-11743

18-10679 18-10486

18-11102

17-10718

18-11770

17-12116

17-10744

18-11287

17-10677

18-11967

17-11166

16-11173

16-12412

17-10709

17-10692

17-10681 17-10715 17-10699 17-12153 17-10720 17-10343 17-10696 17-12942 17-12289 18-11289 17-10725 16-10796 17-11165 17-10686 17-11481 17-10697 17-10721 17-10682 17-10707 18-10633 18-10713 17-10710 18-11298 17-10342 17-10745 17-10688 18-11841 17-10400 16-10444 17-10164 17-10679 17-10743 17-10687

HON. JUDITH E. LEVY

MOTION OF ZACHARY C. LARSEN TO WITHDRAW AS COUNSEL FOR STATE DEFENDANTS

Attorney Zachary C. Larsen hereby moves to withdraw as counsel for State Defendants and states as follows in support:

- 1. Attorney Larsen has appeared in his capacity as an assistant attorney general as counsel for the State Defendants in this matter.
- 2. Attorney Larsen has recently accepted employment with a private law firm and will no longer be employed by the Michigan Department of Attorney General after January 10, 2020.
- 3. State Defendants will continue to have adequate counsel and will continue to be represented by counsel from the Michigan Department of Attorney General who have been involved in this matter.

Accordingly, attorney Zachary C. Larsen respectfully requests that this Court enter an order permitting his withdrawal as counsel for State Defendants and providing that his appearance as attorney for State Defendants is discontinued in this matter. A proposed order, which will also be submitted to the Court using the ECF utilities filing process, is attached as Exhibit A.

Respectfully submitted,

/s/Zachary C. Larsen

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Dated: January 10, 2020

CERTIFICATE OF SERVICE

I hereby certify that on January 10, 2020 I electronically filed the above document(s) with the Clerk of the Court using the ECF System, which will provide electronic copies to counsel of record.

Respectfully submitted,

/s/Zachary C. Larsen Richard S. Kuhl (P42042) Margaret A. Bettenhausen (P75046) Nathan A. Gambill (P75506) Zachary C. Larsen (P72189) Assistant Attorneys General Environment, Natural Resources, and Agriculture Division Attorneys for State Defendants P.O. Box 30755 Lansing, MI 48909 (517) 335-7664 kuhlr@michigan.gov bettenhausenm@michigan.gov gambilln@michigan.gov larsenz@michigan.gov

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